IN THE MICHIGAN COURT OF APPEALS ORDER

Re: In Re Joseph Minors Docket No. 281777 L.C. No. 05-002159-NA

Donald S. Owens, Judge, acting under MCR 7.211(E)(2), orders:

The appellant's brief is STRICKEN for failure to conform to the requirements of MCR 7.212(C)(6). The statement of facts does not provide a chronological narrative of all material facts, outlining the nature of the action, character of proceedings, substance of the proof in sufficient detail to make it intelligible, or sufficient information to provide this Court with an understanding of the facts and issues of the case. This Court outlined the defect in the initial appellant's brief in a letter dated January 10, 2008. However, the amended statement of facts received on January 23, 2008, are similarly inadequate.

As appointed counsel, William Metros (P 42246), filed appellant briefs with similar two-paragraph statements of facts in cases 282391, *In Re Ross*, 279006, *In Re Hughes/Youngblood-Jackson* and 277701, *In Re Darby*. Slightly more facts were presented in 276277, *In Re Bender* and 274673, *In Re Lootens*. Because of the pattern of inadequate presentation of cases to this Court, this case is remanded to the trial court for the appointment of substitute counsel. The trial court shall appoint counsel within 14 days of the Clerk's certification of this order.

William Metros (P 42246), appointed counsel for appellant, shall pay to the Clerk of this Court, within 21 days of the certification of this order, court costs in the sum of \$250 for the unnecessary work and delay caused by failure to adequately cure the brief. Such costs are personal to the attorney and shall not be charged back to the County or to the State.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

JAN 3 0 2008

Chief Clerk